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Twentieth Century Fox Film Corporation,  
7 Warner Bros. Home Entertainment Inc.  
and Disney Enterprises, Inc.  
8

9 UNITED STATES DISTRICT COURT  
10 CENTRAL DISTRICT OF CALIFORNIA

11 Twentieth Century Fox Film Corporation,  
12 Warner Bros. Home Entertainment Inc.  
13 and Disney Enterprises, Inc.,

14 Plaintiffs,

15 v.

16 Jay Weinstein, and Does 1 – 10, inclusive,  
17 Defendants.

Case No.

COMPLAINT FOR COPYRIGHT  
INFRINGEMENT

DEMAND FOR A JURY TRIAL

19 Plaintiffs Twentieth Century Fox Film Corporation (“Fox”), Warner Bros.  
20 Home Entertainment Inc. (“Warner Bros.”) and Disney Enterprises, Inc. (“DEI”)  
21 (collectively “Plaintiffs”), for their Complaint allege as follows:

22 **A. Jurisdiction and Venue**

23 1. Plaintiffs bring this action pursuant to 17 U.S.C. §§ 101, *et seq.* The  
24 Court has jurisdiction over the subject matter pursuant to 28 U.S.C. §§ 1331 and  
25 1338(a).

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1           2.     The events giving rise to the claim alleged herein occurred, among other  
2 places, within this judicial district. Venue in the Central District of California is  
3 proper pursuant to 28 U.S.C. §§ 1391(b) and 1400(a).

4     **B.     Introduction**

5           3.     Plaintiffs own exclusive United States distribution rights in various  
6 creative works, including, but not limited to, motion pictures and television shows,  
7 that are entitled to copyright protection (the “Plaintiffs’ Works”). Defendants,  
8 through various online venues, distribute, promote, offer for sale and sell  
9 unauthorized copies of the Plaintiffs’ Works (the “Unauthorized Media Product”).  
10 Plaintiffs are informed and believe, and based thereon allege, that this infringement  
11 activity is systematic and willful or done with reckless disregard of Plaintiffs’  
12 intellectual property rights. Plaintiffs ask that this Court enjoin that activity and  
13 order Defendants to pay damages pursuant to the Copyright Act of 1976, 17 U.S.C.  
14 §§ 101, *et seq.* (the “Copyright Act”).

15     **C.     Plaintiff Fox**

16           4.     Fox is a corporation duly organized and existing under the laws of the  
17 State of Delaware, having its principal place of business in Los Angeles, California.

18           5.     Fox and certain of its affiliated companies are engaged in a variety of  
19 businesses including, without limitation, the production and distribution of motion  
20 pictures and television programs (the “Fox Works”).

21           6.     Fox owns exclusive rights under the Copyright Act to the Fox Works,  
22 including the rights to reproduce, distribute or license the reproduction and  
23 distribution of the Fox Works in video format in the United States, including, but not  
24 limited to, those copyrights that are the subject of the copyright registrations listed in  
25 Exhibit “A,” attached hereto, and incorporated herein by this reference. Video  
26 format includes, but is not limited to, digital versatile discs (“DVDs”) and Blu-ray  
27 discs.  
28

1           7.     The expression and other distinctive features of the Fox Works are  
2 wholly original with Fox, its licensors and/or assignors and, as fixed in various  
3 tangible media, are copyrightable subject matter under the Copyright Act.

4           8.     Fox, or any predecessor in interest, has complied in all respects with the  
5 laws governing copyright and has secured the exclusive rights and privileges in and  
6 to the Fox Works, and Fox holds certificates of registration and/or secured exclusive  
7 licenses or assignments to reproduce, distribute and license the Fox Works  
8 throughout the United States.

9           9.     The Fox Works have been manufactured, sold and/or otherwise  
10 distributed in conformity with the provisions of the copyright laws. Fox, and those  
11 acting under its authority, have complied with their obligations under the copyright  
12 laws and Fox, in its own right or as successor-in-interest, has at all times been, and  
13 still is, the sole proprietor or otherwise authorized to enforce all right, title and  
14 interest in and to the copyrights or to enforce its exclusive rights in each of the Fox  
15 Works.

16 **D.     Plaintiff Warner Bros.**

17           10.    Warner Bros. is a corporation duly organized and existing under the  
18 laws of the State of Delaware, having its principal place of business in Burbank,  
19 California.

20           11.    Warner Bros. and certain of its affiliated companies are engaged in a  
21 variety of businesses including, without limitation, the production and/or distribution  
22 of motion pictures and television programs (the “Warner Bros. Works”).

23           12.    Warner Bros. owns exclusive rights under the Copyright Act to the  
24 Warner Bros. Works, including the rights to reproduce, distribute or license the  
25 reproduction and distribution of the Warner Bros. Works in video format in the  
26 United States, including, but not limited to, those copyrights that are the subject of  
27 the copyright registrations listed in Exhibit “B,” attached hereto, and incorporated  
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1 herein by this reference. Video format includes, but is not limited to, digital versatile  
2 discs (“DVDs”) and Blu-ray discs.

3 13. The expression and other distinctive features of the Warner Bros. Works  
4 are wholly original with Warner Bros., its licensors and/or assignors and, as fixed in  
5 various tangible media, are copyrightable subject matter under the Copyright Act.

6 14. Warner Bros. has secured from Warner Bros. Entertainment Inc. and  
7 Home Box Office, Inc. the exclusive rights and privileges to reproduce, distribute, or  
8 license the reproduction or distribution of the Warner Bros. Works throughout the  
9 United States. Warner Bros., its affiliates, licensees and/or assignors have complied in  
10 all respects with the laws governing copyright.

11 15. The Warner Bros. Works have been manufactured, sold and/or  
12 otherwise distributed in conformity with the provisions of the copyright laws.  
13 Warner Bros., its affiliates, licensees and/or assignors have complied with their  
14 obligations under the copyright laws, and Warner Bros., in its own right or as  
15 successor-in-interest, has at all times been and still is the sole proprietor or otherwise  
16 authorized to enforce all right, title and interest in and to the copyrights or to enforce  
17 its exclusive rights in each of the Warner Bros. Works.

18 **E. Plaintiff DEI**

19 16. DEI is a corporation duly organized and existing under the laws of the  
20 State of Delaware, having its principal place of business in Burbank, California.

21 17. DEI is a subsidiary of The Walt Disney Company (“Disney”).  
22 Disney, together with its subsidiaries, is a diversified worldwide entertainment  
23 company with operations in five business segments: Media Networks, Parks and  
24 Resorts, Studio Entertainment, Consumer Products and Interactive Media. Media  
25 Networks comprises international and domestic cable networks and its broadcasting  
26 business; Parks and Resorts comprises resorts and theme parks around the world,  
27 Disney Cruise Line and also licensed theme parks such as Tokyo Disney Resort in  
28

1 Japan; Studio Entertainment comprises live-action and animated theatrical and video  
2 motion pictures, musical recordings and live stage plays; Consumer Products  
3 comprises relationships with licensees, manufacturers, publishers and retailers  
4 throughout the world to design, develop, publish, promote and sell a wide variety of  
5 products based on DEI's intellectual property as well as its own Publishing and  
6 Retail; Interactive Media Group creates and delivers branded entertainment games  
7 and lifestyle content across interactive media platforms.

8 18. DEI and certain of its affiliated companies are engaged in a variety of  
9 businesses including, without limitation, the production and/or distribution of motion  
10 pictures and television programs (the "DEI Works").

11 19. DEI owns exclusive rights under the Copyright Act to the DEI Works,  
12 including the rights to reproduce, distribute or license the reproduction and  
13 distribution of the DEI Works in video format in the United States, including, but not  
14 limited to, those copyrights that are the subject of the copyright registrations listed in  
15 Exhibit "C," attached hereto, and incorporated herein by this reference. Video  
16 format includes video cassettes, video laser discs, digital versatile discs ("DVDs").

17 20. The expression and other distinctive features of the DEI Works are  
18 wholly original with DEI, its licensors and/or assignors and, as fixed in various  
19 tangible media, are copyrightable subject matter under the Copyright Act.

20 21. DEI, and its predecessors in interest have complied in all respects with  
21 the laws governing copyright and have secured the exclusive rights and privileges in  
22 and to the DEI Works, and DEI holds certificates of registration and/or secured  
23 exclusive licenses or assignments to reproduce, distribute and license the DEI Works  
24 throughout the United States.

25 22. The DEI Works have been manufactured, sold and/or otherwise  
26 distributed in conformity with the provisions of the copyright laws. DEI and those  
27 acting under its authority have complied with their obligations under the copyright  
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1 laws and DEI, in its own right or as successor-in-interest, has at all times been and  
2 still is the sole proprietor or otherwise authorized to enforce all right, title and  
3 interest in and to the copyrights or to enforce its exclusive rights in each of the DEI  
4 Works.

5 23. The Fox Works, Warner Bros. Works and DEI Works are collectively  
6 referred to herein as Plaintiffs' Works.

7 **F. Defendants**

8 24. Defendant Jay Weinstein ("Weinstein") is an individual. Plaintiffs are  
9 informed and believe that Weinstein is a resident of Los Angeles, County of Los  
10 Angeles, in the State of California. Plaintiffs are further informed and believe, and  
11 upon that basis allege, that Weinstein does business under the eBay "User ID"  
12 "stein\_and\_more." Weinstein, through his online identity, does business in this  
13 judicial district through offers and sales of the Unauthorized Media Product in the  
14 City and County of Los Angeles, using the eBay auction platform with its principal  
15 place of business in Santa Clara County, in the State of California.

16 25. Upon information and belief, Does 1 – 10 are either entities or  
17 individuals who are residents of or present in this judicial district, and are subject to  
18 the jurisdiction of this Court. Upon information and belief, Does 1 – 10 are  
19 principals, supervisory employees, or suppliers of one or other of the named  
20 defendants or other entities or individuals who are, in this judicial district,  
21 manufacturing, distributing, selling and/or offering for sale merchandise which  
22 infringes the Plaintiffs' Works. The identities of the various Does are unknown to  
23 Plaintiffs at this time. The Complaint will be amended to include the names of such  
24 individuals when identified. The Defendants and Does 1 – 10 are collectively  
25 referred to herein as "Defendants."

1 **G. Defendants' Infringing Activities**

2 26. Defendants have copied, reproduced, distributed, advertised and/or sold  
3 and continue to copy reproduce, distribute, advertise and/or sell unauthorized copies  
4 of motion pictures and/or television programs owned by Plaintiffs, respectively,  
5 including, but not necessarily limited to, the Plaintiffs' Works identified in Exhibits  
6 A - C. The copies sold by Defendants are obviously unauthorized. The packaging  
7 fails to conform with packaging characteristic of Plaintiffs' genuine product and the  
8 disks do not contain the file structure characteristic of legitimate product.

9 27. Defendants have not been authorized by Plaintiffs to reproduce,  
10 distribute, sell or offer for sale any of the Plaintiffs' Works.

11 28. By engaging in this conduct, Defendants have acted in willful disregard  
12 of laws protecting Plaintiffs' copyrights. Plaintiffs have sustained and will continue  
13 to sustain substantial damage to the value of its creative works, specifically including  
14 the Plaintiffs' Works.

15 **H. Plaintiffs' Damages**

16 29. Plaintiffs are informed and believe, and upon that basis allege, that the  
17 Defendants have each obtained gains, profits and advantages as a result of their  
18 infringing activity in amounts within the jurisdiction of the Court.

19 30. Plaintiffs are informed and believe, and upon that basis allege, that they  
20 have suffered and continue to suffer direct and actual damages as a result of  
21 Defendants' infringing conduct, in amounts within the jurisdiction of this Court. In  
22 order to determine the full extent of such damages, including such profits as may be  
23 recoverable under 17 U.S.C. § 504, Plaintiffs will require an accounting from each  
24 Defendant of all monies generated from the promotion, display, sale and offer for  
25 sale of the Defendants' goods and services using the Plaintiffs' Works. In the  
26 alternative, Plaintiffs may elect to recover statutory damages pursuant to 17 U.S.C. §  
27 504 (c) for each Plaintiffs' Works infringed.  
28







1 c. Marketing, advertising and/or promoting any unauthorized copies of the  
2 Plaintiffs' Works.

3 2. That Plaintiffs' and their designees are authorized to seize the following  
4 items which are in Defendants' possession, custody or control:

5 a. All Unauthorized Media Product;

6 b. Any other unauthorized product which reproduces, copies, counterfeits,  
7 imitates or bear any of the Plaintiffs' Works, or any part thereof;

8 c. Any molds, screens, patterns, plates, negatives, machinery or  
9 equipment, specifically including computers, servers, optical disc  
10 burners and other hardware used for making or manufacturing the  
11 Unauthorized Media Product or unauthorized product which reproduces,  
12 copies, counterfeits, imitates or bear any of the Plaintiffs' Works, or any  
13 part thereof.

14 3. Defendants be required to pay actual damages increased to the  
15 maximum extent permitted by law and/or statutory damages at Plaintiffs' election;

16 4. Defendants be required to account for and pay over to Plaintiffs all  
17 damages sustained by Plaintiffs and profits realized by Defendants by reason of  
18 Defendants' unlawful acts herein alleged and that those profits be increased as  
19 provided by law;

20 5. Defendants be required to pay Plaintiffs their costs of this action and  
21 reasonable attorneys' fees; and

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1           6. Plaintiffs be granted all other and further relief the Court may deem just  
2 and proper under the circumstances.

3  
4 Dated: March 9, 2016

J. Andrew Coombs, A Professional Corp.

5  
6 By: \_\_\_\_\_

J. Andrew Coombs

Annie S. Wang

7 Attorneys for Plaintiffs Twentieth Century  
8 Fox Film Corporation, Warner Bros. Home  
9 Entertainment Inc. and Disney Enterprises,  
10 Inc.

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiffs Twentieth Century Fox Film Corporation, Warner Bros. Home Entertainment Inc. and Disney Enterprises, Inc., hereby demand a trial by jury of all issues so triable.

Dated: March 9, 2016

J. Andrew Coombs, A Professional Corp.

By: 

J. Andrew Coombs

Annie S. Wang

Attorneys for Plaintiffs Twentieth Century Fox Film Corporation, Warner Bros. Home Entertainment Inc. and Disney Enterprises, Inc.

**EXHIBIT “A”****FOX’S COPYRIGHT REGISTRATIONS**

| <u>Copyright<br/>Registration<br/>Number:</u> | <u>Title of Work:</u>                           | <u>Claimant of Work:</u>                  |
|---|---|---|
| PA0001396450                                  | SONS OF ANARCHY,<br>PILOT                       | Twentieth Century Fox<br>Film Corporation |
| PA0001396578                                  | SONS OF ANARCHY:<br>101, SEEDS                  | Twentieth Century Fox<br>Film Corporation |
| PA0001396591                                  | SONS OF ANARCHY:<br>102, FUN TOWN               | Twentieth Century Fox<br>Film Corporation |
| PA0001396574                                  | SONS OF ANARCHY:<br>103, PATCH OVER             | Twentieth Century Fox<br>Film Corporation |
| PA0001396593                                  | SONS OF ANARCHY:<br>104, GIVING BACK            | Twentieth Century Fox<br>Film Corporation |
| PA0001396595                                  | SONS OF ANARCHY:<br>105, AK-51                  | Twentieth Century Fox<br>Film Corporation |
| PA0001396573                                  | SONS OF ANARCHY:<br>106, OLD BONES              | Twentieth Century Fox<br>Film Corporation |
| PA0001396576                                  | SONS OF ANARCHY:<br>107, THE PULL               | Twentieth Century Fox<br>Film Corporation |
| PA0001396585                                  | SONS OF ANARCHY:<br>109, BETTER HALF            | Twentieth Century Fox<br>Film Corporation |
| PA0001396586                                  | SONS OF ANARCHY:<br>110, CAPYBARA               | Twentieth Century Fox<br>Film Corporation |
| PA0001396580                                  | SONS OF ANARCHY:<br>111, THE SLEEP OF<br>BABIES | Twentieth Century Fox<br>Film Corporation |
| PA0001396577                                  | SONS OF ANARCHY:<br>112, REVELATOR              | Twentieth Century Fox<br>Film Corporation |
| PA0001783946                                  | SONS OF ANARCHY,<br>HELL FOLLOWED.              | Twentieth Century Fox<br>Film Corporation |
| PA0001396583                                  | SONS OF ANARCHY:<br>201, ALBIFICATION           | Twentieth Century Fox<br>Film Corporation |
| PA0001396581                                  | SONS OF ANARCHY:<br>202, SMALL TEARS            | Twentieth Century Fox<br>Film Corporation |
| PA0001396590                                  | SONS OF ANARCHY:<br>203, FIX                    | Twentieth Century Fox<br>Film Corporation |
| PA0001396588                                  | SONS OF ANARCHY:<br>204, EUREKA                 | Twentieth Century Fox<br>Film Corporation |
| PA0001396582                                  | SONS OF ANARCHY:<br>205, SMITE                  | Twentieth Century Fox<br>Film Corporation |
| PA0001396589                                  | SONS OF ANARCHY:<br>206, FALX CEREBRI           | Twentieth Century Fox<br>Film Corporation |
| PA0001396592                                  | SONS OF ANARCHY:<br>207, GILEAD                 | Twentieth Century Fox<br>Film Corporation |
| PA0001396575                                  | SONS OF ANARCHY:<br>208, POTLATCH               | Twentieth Century Fox<br>Film Corporation |
| PA0001785551                                  | SONS OF ANARCHY:<br>209, FA GUAN                | Twentieth Century Fox<br>Film Corporation |
| PA0001396584                                  | SONS OF ANARCHY:<br>210, BALM                   | Twentieth Century Fox<br>Film Corporation |

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| 1  | PA0001396579 | SONS OF ANARCHY:<br>211, SERVICE                | Twentieth Century Fox<br>Film Corporation |
| 2  | PA0001396587 | SONS OF ANARCHY:<br>212, THE CULLING.           | Twentieth Century Fox<br>Film Corporation |
| 3  | PA0001669023 | SONS OF ANARCHY:<br>213, NA TRIOBLOIDI          | Twentieth Century Fox<br>Film Corporation |
| 4  | PA0001754654 | SONS OF ANARCHY:<br>SEASON 3. DVD               | Twentieth Century Fox<br>Film Corporation |
| 5  | PA0001708068 | SONS OF ANARCHY:<br>World Premiere              | Twentieth Century Fox<br>Film Corporation |
| 6  | PA0001697795 | SONS OF ANARCHY:<br>301, SO                     | Twentieth Century Fox<br>Film Corporation |
| 7  | PA0001697802 | SONS OF ANARCHY:<br>302, OILED                  | Twentieth Century Fox<br>Film Corporation |
| 8  | PA0001703102 | SONS OF ANARCHY:<br>303, CAREGIVER              | Twentieth Century Fox<br>Film Corporation |
| 9  | PA0001703101 | SONS OF ANARCHY:<br>304, HOME                   | Twentieth Century Fox<br>Film Corporation |
| 10 | PA0001704146 | SONS OF ANARCHY:<br>305, TURNING AND<br>TURNING | Twentieth Century Fox<br>Film Corporation |
| 11 | PA0001704147 | SONS OF ANARCHY:<br>306, THE PUSH.              | Twentieth Century Fox<br>Film Corporation |
| 12 | PA0001708082 | SONS OF ANARCHY:<br>307, WIDENING GYRE          | Twentieth Century Fox<br>Film Corporation |
| 13 | PA0001708083 | SONS OF ANARCHY:<br>308, LOCHAN MOR             | Twentieth Century Fox<br>Film Corporation |
| 14 | PA0001709269 | SONS OF ANARCHY:<br>309, TURAS                  | Twentieth Century Fox<br>Film Corporation |
| 15 | PA0001709268 | SONS OF ANARCHY:<br>310, FIRINNE                | Twentieth Century Fox<br>Film Corporation |
| 16 | PA0001712526 | SONS OF ANARCHY:<br>311, BAINNE                 | Twentieth Century Fox<br>Film Corporation |
| 17 | PA0001712531 | SONS OF ANARCHY:<br>312, JUNE WEDDING           | Twentieth Century Fox<br>Film Corporation |
| 18 | PA0001712533 | SONS OF ANARCHY:<br>313, NS                     | Twentieth Century Fox<br>Film Corporation |
| 19 | PA0001808792 | SONS OF ANARCHY:<br>SEASON FOUR DVD             | Twentieth Century Fox<br>Film Corporation |
| 20 | PA0001751686 | SONS OF ANARCHY:<br>OUT                         | Twentieth Century Fox<br>Film Corporation |
| 21 | PA0001754676 | SONS OF ANARCHY:<br>BOOSTER                     | Twentieth Century Fox<br>Film Corporation |
| 22 | PA0001754675 | SONS OF ANARCHY:<br>DORYLUS                     | Twentieth Century Fox<br>Film Corporation |
| 23 | PA0001754665 | SONS OF ANARCHY:<br>UNA VENTA                   | Twentieth Century Fox<br>Film Corporation |
| 24 | PA0001765510 | SONS OF ANARCHY:<br>BRICK                       | Twentieth Century Fox<br>Film Corporation |
| 25 | PA0001765512 | SONS OF ANARCHY:<br>WITH AN X                   | Twentieth Century Fox<br>Film Corporation |
| 26 | PA0001765494 | SONS OF ANARCHY:<br>FRUIT FOR THE<br>CROWS      | Twentieth Century Fox<br>Film Corporation |

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| 1  | PA0001765093 | SONS OF ANARCHY:<br>FAMILY RECIPE                 | Twentieth Century Fox<br>Film Corporation |
| 2  | PA0001769631 | SONS OF ANARCHY:<br>409, KISS                     | Twentieth Century Fox<br>Film Corporation |
| 3  | PA0001769635 | SONS OF ANARCHY:<br>410, HANDS                    | Twentieth Century Fox<br>Film Corporation |
| 4  | PA0001769629 | SONS OF ANARCHY:<br>411, CALL OF DUTY             | Twentieth Century Fox<br>Film Corporation |
| 5  | PA0001769628 | SONS OF ANARCHY:<br>412, BURNT AND<br>PURGED AWAY | Twentieth Century Fox<br>Film Corporation |
| 6  | PA0001769638 | SONS OF ANARCHY:<br>413, TO BE, ACT 1             | Twentieth Century Fox<br>Film Corporation |
| 7  | PA0001769626 | SONS OF ANARCHY:<br>414, TO BE, ACT 2             | Twentieth Century Fox<br>Film Corporation |
| 8  | PA0001865736 | SONS OF ANARCHY:<br>SEASON FIVE.                  | Twentieth Century Fox<br>Film Corporation |
| 9  | PA0001808762 | SONS OF ANARCHY:<br>SOVEREIGN                     | Twentieth Century Fox<br>Film Corporation |
| 10 | PA0001812831 | SONS OF ANARCHY:<br>502, AUTHORITY<br>VESTED      | Twentieth Century Fox<br>Film Corporation |
| 11 | PA0001814936 | SONS OF ANARCHY:<br>LAYING PIPE                   | Twentieth Century Fox<br>Film Corporation |
| 12 | PA0001815806 | SONS OF ANARCHY:<br>504, STOLEN HUFFY             | Twentieth Century Fox<br>Film Corporation |
| 13 | PA0001815805 | SONS OF ANARCHY<br>Series: 505, ORCA<br>SHRUGGED  | Twentieth Century Fox<br>Film Corporation |
| 14 | PA0001823941 | SONS OF ANARCHY:<br>506, SMALL WORLD              | Twentieth Century Fox<br>Film Corporation |
| 15 | PA0001823937 | SONS OF ANARCHY:<br>507, TOAD'S WILD<br>RIDE      | Twentieth Century Fox<br>Film Corporation |
| 16 | PA0001829572 | SONS OF ANARCHY:<br>508, ABLATION                 | Twentieth Century Fox<br>Film Corporation |
| 17 | PA0001829546 | SONS OF ANARCHY:<br>509, ANDARE PESCARRE          | Twentieth Century Fox<br>Film Corporation |
| 18 | PA0001829535 | SONS OF ANARCHY,<br>CRUCIFIXED                    | Twentieth Century Fox<br>Film Corporation |
| 19 | PA0001829527 | SONS OF ANARCHY:<br>TO THINE OWN SELF             | Twentieth Century Fox<br>Film Corporation |
| 20 | PA0001829534 | SONS OF ANARCHY:<br>512, DARTHY                   | Twentieth Century Fox<br>Film Corporation |
| 21 | PA0001829522 | SONS OF ANARCHY,<br>J'AI OBTENU CETTE.            | Twentieth Century Fox<br>Film Corporation |
| 22 | PA0001932767 | SONS OF ANARCHY:<br>SEASON 6 (Home Video)         | Twentieth Century Fox<br>Film Corporation |
| 23 | PA0001875173 | SONS OF ANARCHY:<br>601, STRAW                    | Twentieth Century Fox<br>Film Corporation |
| 24 | PA0001875174 | SONS OF ANARCHY:<br>602, ONE ONE SIX              | Twentieth Century Fox<br>Film Corporation |
| 25 | PA0001879926 | SONS OF ANARCHY:<br>603, POENITENTIA              | Twentieth Century Fox<br>Film Corporation |



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| 1  | PA0001879995 | SONS OF ANARCHY:<br>604, WOLFSANGEL                     | Twentieth Century Fox<br>Film Corporation |
| 2  | PA0001880052 | SONS OF ANARCHY:<br>605, THE MAD KING                   | Twentieth Century Fox<br>Film Corporation |
| 3  | Pending      | SONS OF ANARCHY:<br>606, SALVAGE                        | Twentieth Century Fox<br>Film Corporation |
| 4  | PA0001890979 | SONS OF ANARCHY:<br>607, SWEET AND<br>VADED             | Twentieth Century Fox<br>Film Corporation |
| 5  | PA0001887250 | SONS OF ANARCHY:<br>608, LOS FANTASMAS                  | Twentieth Century Fox<br>Film Corporation |
| 6  | PA0001890985 | SONS OF ANARCHY:<br>609, JOHN 8:32                      | Twentieth Century Fox<br>Film Corporation |
| 7  | PA0001890987 | SONS OF ANARCHY:<br>610, HUANG WU                       | Twentieth Century Fox<br>Film Corporation |
| 8  | PA0001890982 | SONS OF ANARCHY:<br>611, AON RUD<br>PEARSANTA           | Twentieth Century Fox<br>Film Corporation |
| 9  | PA0001895959 | SONS OF ANARCHY:<br>612, YOU ARE MY<br>SUNSHINE         | Twentieth Century Fox<br>Film Corporation |
| 10 | PA0001895929 | SONS OF ANARCHY:<br>613, A MOTHER'S<br>WORK             | Twentieth Century Fox<br>Film Corporation |
| 11 | PA0001926440 | SONS OF ANARCHY:<br>701, BLACK WIDOWER                  | Twentieth Century Fox<br>Film Corporation |
| 12 | PA0001931679 | SONS OF ANARCHY:<br>702, TOIL AND TILL                  | Twentieth Century Fox<br>Film Corporation |
| 13 | PA0001931684 | SONS OF ANARCHY,<br>PLAYING WITH<br>MONSTERS            | Twentieth Century Fox<br>Film Corporation |
| 14 | PA0001931690 | SONS OF ANARCHY:<br>704, POOR LITTLE<br>LAMBS           | Twentieth Century Fox<br>Film Corporation |
| 15 | PA0001931697 | SONS OF ANARCHY:<br>705, SOME STRANGE<br>ERUPTION       | Twentieth Century Fox<br>Film Corporation |
| 16 | PA0001936722 | SONS OF ANARCHY:<br>706, SMOKE 'EM IF<br>YOU GOT 'EM    | Twentieth Century Fox<br>Film Corporation |
| 17 | PA0001934103 | SONS OF ANARCHY:<br>7WAB07,<br>GREENSLEEVES             | Twentieth Century Fox<br>Film Corporation |
| 18 | PA0001936737 | SONS OF ANARCHY:<br>708, THE SEPARATION<br>OF CROWS     | Twentieth Century Fox<br>Film Corporation |
| 19 | PA0001934160 | SONS OF ANARCHY:<br>709, WHAT A PIECE OF<br>WORK IS MAN | Twentieth Century Fox<br>Film Corporation |
| 20 | PA0001934173 | SONS OF ANARCHY:<br>710, FAITH AND<br>DESPONDENCY       | Twentieth Century Fox<br>Film Corporation |
| 21 | PA0001939375 | SONS OF ANARCHY:<br>711, SUITS OF WOE                   | Twentieth Century Fox<br>Film Corporation |



|              |                                       |   |
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| PA0001939303 | SONS OF ANARCHY:<br>7WAB12, RED ROSE  | Twentieth Century Fox<br>Film Corporation |
| PA0001939386 | SONS OF ANARCHY:<br>713, PAPA'S GOODS | Twentieth Century Fox<br>Film Corporation |

**EXHIBIT “B”****WARNER BROS.’ COPYRIGHT REGISTRATIONS**

| <u>Copyright<br/>Registration<br/>Number:</u> | <u>Title of Work:</u>                     | <u>Claimant of Work:</u> |
|---|---|--------------------------|
| PA 1-709-262                                  | BOARDWALK EMPIRE:<br>Boardwalk Empire     | Home Box Office, Inc.    |
| PA 1-709-258                                  | BOARDWALK EMPIRE:<br>The Ivory Tower      | Home Box Office, Inc.    |
| PA 1-709-256                                  | BOARDWALK EMPIRE:<br>Broadway Limited     | Home Box Office, Inc.    |
| PA 1-709-260                                  | BOARDWALK EMPIRE:<br>Anastasia            | Home Box Office, Inc.    |
| PA 1-709-265                                  | BOARDWALK EMPIRE:<br>Nights In Ballygran  | Home Box Office, Inc.    |
| PA 1-716-941                                  | BOARDWALK EMPIRE:<br>Family Limitation    | Home Box Office, Inc.    |
| PA 1-716-942                                  | BOARDWALK EMPIRE:<br>Home                 | Home Box Office, Inc.    |
| PA 1-716-946                                  | BOARDWALK EMPIRE:<br>Hold Me In Paradise  | Home Box Office, Inc.    |
| PA 1-719-464                                  | BOARDWALK EMPIRE:<br>Belle Femme          | Home Box Office, Inc.    |
| PA 1-719-463                                  | BOARDWALK EMPIRE:<br>The Emerald City     | Home Box Office, Inc.    |
| PA 1-719-466                                  | BOARDWALK EMPIRE:<br>Paris Green          | Home Box Office, Inc.    |
| PA 1-721-376                                  | BOARDWALK EMPIRE:<br>A Return To Normalcy | Home Box Office, Inc.    |

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| PA0001769342                                  | ONCE UPON A TIME:<br>101                                  | Disney Enterprises, Inc. |
| PA0001769348                                  | ONCE UPON A TIME:<br>102, THE THING YOU<br>LOVE MOST      | Disney Enterprises, Inc. |
| PA0001769287                                  | ONCE UPON A TIME:<br>103, SNOW FALLS                      | Disney Enterprises, Inc. |
| PA0001769345                                  | ONCE UPON A TIME:<br>104, THE PRICE OF<br>GOLD            | Disney Enterprises, Inc. |
| PA0001769290                                  | ONCE UPON A TIME:<br>105, THAT STILL<br>SMALL VOICE       | Disney Enterprises, Inc. |
| PA0001769289                                  | ONCE UPON A TIME:<br>106, THE SHEPHERD                    | Disney Enterprises, Inc. |
| PA0001769288                                  | ONCE UPON A TIME:<br>107, THE HEART IS A<br>LONELY HUNTER | Disney Enterprises, Inc. |
| PA0001775987                                  | ONCE UPON A TIME:<br>109, TRUE NORTH.                     | Disney Enterprises, Inc. |
| PA0001775991                                  | ONCE UPON A TIME:<br>110, 7:15                            | Disney Enterprises, Inc. |
| PA0001776214                                  | ONCE UPON A TIME:<br>111, FRUIT OF THE<br>POISONOUS TREE  | Disney Enterprises, Inc. |
| PA0001783600                                  | ONCE UPON A TIME:<br>112, SKIN DEEP                       | Disney Enterprises, Inc. |
| PA0001783602                                  | ONCE UPON A TIME:<br>113, WHAT HAPPENED<br>TO FREDERICK   | Disney Enterprises, Inc. |
| PA0001783598                                  | ONCE UPON A TIME:<br>114, DREAMY                          | Disney Enterprises, Inc. |
| PA0001783610                                  | ONCE UPON A TIME:<br>115, RED-HANDED                      | Disney Enterprises, Inc. |
| PA0001783611                                  | ONCE UPON A TIME:<br>116, HEART OF<br>DARKNESS            | Disney Enterprises, Inc. |
| PA0001783853                                  | ONCE UPON A TIME:<br>117, HAT TRICK                       | Disney Enterprises, Inc. |
| PA0001861500                                  | ONCE UPON A TIME:<br>118, THE STABLE BOY                  | Disney Enterprises, Inc. |
| PA0001790066                                  | ONCE UPON A TIME:<br>119, THE RETURN                      | Disney Enterprises, Inc. |
| PA0001790068                                  | ONCE UPON A TIME:<br>120, THE STRANGER                    | Disney Enterprises, Inc. |
| PA0001802844                                  | ONCE UPON A TIME:<br>121, AN APPLE RED AS                 | Disney Enterprises, Inc. |

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|--------------|---|--------------------------|
|              | BLOOD   |                          |
| PA0001802836 | ONCE UPON A TIME:<br>122, A LAND WITHOUT<br>MAGIC       | Disney Enterprises, Inc. |
| PA0001813400 | ONCE UPON A TIME:<br>201, BROKEN                        | Disney Enterprises, Inc. |
| PA0001813390 | ONCE UPON A TIME:<br>202, WE ARE BOTH                   | Disney Enterprises, Inc. |
| PA0001816165 | ONCE UPON A TIME:<br>203, LADY OF THE<br>LAKE           | Disney Enterprises, Inc. |
| PA0001816160 | ONCE UPON A TIME:<br>204, THE CROCODILE                 | Disney Enterprises, Inc. |
| PA0001819906 | ONCE UPON A TIME:<br>205, THE DOCTOR                    | Disney Enterprises, Inc. |
| PA0001819911 | ONCE UPON A TIME:<br>206, TALLAHASSEE                   | Disney Enterprises, Inc. |
| PA0001826378 | ONCE UPON A TIME:<br>207, CHILD OF THE<br>MOON          | Disney Enterprises, Inc. |
| PA0001826379 | ONCE UPON A TIME:<br>208, INTO THE DEEP                 | Disney Enterprises, Inc. |
| PA0001826381 | ONCE UPON A TIME:<br>209, QUEEN OF<br>HEARTS            | Disney Enterprises, Inc. |
| PA0001827639 | ONCE UPON A TIME:<br>210, THE CRICKET<br>GAME           | Disney Enterprises, Inc. |
| PA0001834242 | ONCE UPON A TIME:<br>211, THE OUTSIDER                  | Disney Enterprises, Inc. |
| PA0001830951 | ONCE UPON A TIME:<br>212, IN THE NAME OF<br>THE BROTHER | Disney Enterprises, Inc. |
| PA0001837793 | ONCE UPON A TIME:<br>213, TINY                          | Disney Enterprises, Inc. |
| PA0001841772 | ONCE UPON A TIME:<br>214, MANHATTAN                     | Disney Enterprises, Inc. |
| PA0001841764 | ONCE UPON A TIME:<br>215, THE QUEEN IS<br>DEAD          | Disney Enterprises, Inc. |
| PA0001840947 | ONCE UPON A TIME:<br>216, THE MILLER'S<br>DAUGHTER      | Disney Enterprises, Inc. |
| PA0001843385 | ONCE UPON A TIME:<br>217, WELCOME TO<br>STORYBROOKE     | Disney Enterprises, Inc. |
| PA0001847173 | ONCE UPON A TIME:<br>218, SELFLESS, BRAVE<br>AND TRUE   | Disney Enterprises, Inc. |
| PA0001845237 | ONCE UPON A TIME:<br>219, LACEY                         | Disney Enterprises, Inc. |
| PA0001854991 | ONCE UPON A TIME:<br>220, THE EVIL QUEEN                | Disney Enterprises, Inc. |

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| PA0001857403 | ONCE UPON A TIME:<br>221, SECOND STAR TO<br>THE RIGHT     | Disney Enterprises, Inc. |
| PA0001847058 | ONCE UPON A TIME:<br>222, AND STRAIGHT<br>ON 'TIL MORNING | Disney Enterprises, Inc. |
| PA0001944557 | ONCE UPON A TIME:<br>301, HEART OF THE<br>TRUEST BELIEVER | Disney Enterprises, Inc. |
| PA0001871151 | ONCE UPON A TIME:<br>302, LOST GIRL                       | Disney Enterprises, Inc. |
| PA0001885166 | ONCE UPON A TIME:<br>303, QUITE A COMMON<br>FAIRY         | Disney Enterprises, Inc. |
| PA0001885172 | ONCE UPON A TIME:<br>304, NASTY HABITS                    | Disney Enterprises, Inc. |
| PA0001885179 | ONCE UPON A TIME:<br>305, GOOD FORM                       | Disney Enterprises, Inc. |
| PA0001885089 | ONCE UPON A TIME:<br>306, ARIEL                           | Disney Enterprises, Inc. |
| PA0001885423 | ONCE UPON A TIME:<br>307, DARK HOLLOW                     | Disney Enterprises, Inc. |
| PA0001885424 | ONCE UPON A TIME:<br>308, THINK LOVELY<br>THOUGHTS        | Disney Enterprises, Inc. |
| PA0001888091 | ONCE UPON A TIME:<br>309, SAVE HENRY                      | Disney Enterprises, Inc. |
| PA0001888142 | ONCE UPON A TIME:<br>310, THE NEW<br>NEVERLAND            | Disney Enterprises, Inc. |
| PA0001888177 | ONCE UPON A TIME:<br>311, GOING HOME                      | Disney Enterprises, Inc. |
| PA0001898772 | ONCE UPON A TIME:<br>312, NEW YORK CITY<br>SERENADE       | Disney Enterprises, Inc. |
| PA0001889976 | ONCE UPON A TIME:<br>313, WITCH HUNT                      | Disney Enterprises, Inc. |
| PA0001897643 | ONCE UPON A TIME:<br>314, THE TOWER.                      | Disney Enterprises, Inc. |
| PA0001900311 | ONCE UPON A TIME:<br>315, QUIET MINDS                     | Disney Enterprises, Inc. |
| PA0001920512 | ONCE UPON A TIME:<br>316, IT'S NOT EASY<br>BEING GREEN    | Disney Enterprises, Inc. |
| PA0001902521 | ONCE UPON A TIME:<br>317, THE JOLLY<br>ROGER.             | Disney Enterprises, Inc. |
| PA0001903596 | ONCE UPON A TIME:<br>318, BLEEDING<br>THROUGH             | Disney Enterprises, Inc. |
| PA0001903570 | ONCE UPON A TIME:<br>319, A CURIOUS<br>THING              | Disney Enterprises, Inc. |

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| 1  | PA0001905987 | ONCE UPON A TIME:<br>320, KANSAS                          | Disney Enterprises, Inc. |
| 2  | PA0001908153 | ONCE UPON A TIME:<br>321, SNOW DRIFTS                     | Disney Enterprises, Inc. |
| 3  | PA0001908155 | ONCE UPON A TIME:<br>322, THERE'S NO<br>PLACE LIKE HOME   | Disney Enterprises, Inc. |
| 4  | PA0001922168 | ONCE UPON A TIME:<br>401, A TALE OF TWO<br>SISTERS        | Disney Enterprises, Inc. |
| 5  | PA0001922171 | ONCE UPON A TIME:<br>402, WHITE OUT                       | Disney Enterprises, Inc. |
| 6  | PA0001933349 | ONCE UPON A TIME:<br>403, ROCKY ROAD.                     | Disney Enterprises, Inc. |
| 7  | PA0001932202 | ONCE UPON A TIME:<br>404, THE<br>APPRENTICE               | Disney Enterprises, Inc. |
| 8  | PA0001934016 | ONCE UPON A TIME:<br>405, BREAKING<br>GLASS               | Disney Enterprises, Inc. |
| 9  | PA0001936828 | ONCE UPON A TIME:<br>406, FAMILY<br>BUSINESS              | Disney Enterprises, Inc. |
| 10 | PA0001934780 | ONCE UPON A TIME:<br>407, THE SNOW<br>QUEEN               | Disney Enterprises, Inc. |
| 11 | PA0001939779 | ONCE UPON A TIME:<br>408A/B, SMASH THE<br>MIRROR          | Disney Enterprises, Inc. |
| 12 | PA0001939819 | ONCE UPON A TIME:<br>409, FALL.                           | Disney Enterprises, Inc. |
| 13 | PA0001940747 | ONCE UPON A TIME:<br>410, SHATTERED<br>SIGHT              | Disney Enterprises, Inc. |
| 14 | PA0001940744 | ONCE UPON A TIME:<br>411, HEROES AND<br>VILLAINS          | Disney Enterprises, Inc. |
| 15 | PA0001951569 | ONCE UPON A TIME:<br>412, DARKNESS ON<br>THE EDGE OF TOWN | Disney Enterprises, Inc. |
| 16 | PA0001952161 | ONCE UPON A TIME:<br>413, UNFORGIVEN                      | Disney Enterprises, Inc. |
| 17 | PA0001954510 | ONCE UPON A TIME:<br>414, ENTER THE<br>DRAGON             | Disney Enterprises, Inc. |
| 18 | PA0001954506 | ONCE UPON A TIME:<br>415, POOR<br>UNFORTUNATE<br>SOUL     | Disney Enterprises, Inc. |
| 19 | PA0001954643 | ONCE UPON A TIME:<br>416, BEST LAID<br>PLANS              | Disney Enterprises, Inc. |
| 20 | PA0001958260 | ONCE UPON A TIME:<br>417, HEART OF GOLD                   | Disney Enterprises, Inc. |

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| PA0001957517 | ONCE UPON A TIME:<br>418, SYMPATHY FOR<br>THE DE VIL             | Disney Enterprises, Inc. |
| PA0001957092 | ONCE UPON A TIME:<br>419, LILY                                   | Disney Enterprises, Inc. |
| PA0001957495 | ONCE UPON A TIME:<br>420, MOTHER                                 | Disney Enterprises, Inc. |
| PA0001957858 | ONCE UPON A TIME:<br>421, OPERATION<br>MONGOOSE (PART 1)         | Disney Enterprises, Inc. |
| PA0001957866 | ONCE UPON A TIME:<br>422, OPERATION<br>MONGOOSE (PART 2<br>OF 2) | Disney Enterprises, Inc. |